FINAL ADMINISTRATIVE REMOVAL ORDER UNDER SECTION 238A(b) OF THE IMMIGRATION AND NATIONALITY ACT

	File No: A77 027 392	
•	Date:	-8-00
Го:	Jiang Diang DONG a/k/a Fei CHAN	
Address: c/o FCI Schuylkill	P.O. Box 700, Minersville	PA 17954
	(Number, street, city state and ZIP code)	
Telephone: (Area code and phone number)	-	
	<u>ORDER</u>	
Based upon the allegations set forth in the Notice evidence contained in the administrative record, I and Naturalization Service, make the following ficitizen or national of the United States and that y further find that you have a final conviction of as U.S.C. 1101(a)(43), and are ineligible for any exercise of discretion. I further find that the admunequivocal evidence that you are deportable as a 237(a)(2)(A)(iii) of the Act, 8 U.S.C. 1227(a)(2)(General and in me as the Attorney General's deleas charged and order that you be removed from the People's Republic of China	I, the undersigned Deciding Service Officer of indings of fact and conclusions of law. I find to ou were not lawfully admitted for permanent rea aggravated felony as defined in section 101(a) relief from removal that the Attorney General ministrative record established by clear, convince an alien convicted of an aggravated felony pure (A)(iii). By the power and authority vested in egate under the laws of the United States, I find	the Immigration that you are not a esidence. I)(43)/of the Act, may grant in an cing, and mant to section the Attorney d you deportable ection 241 of the Act.
Petition for review: Waived by respondent.		
☐ Reserved by respondent.		
	Certificate of Service	
I served this FINAL ADMINISTRATIVE RE	MOVAL ORDER upon the above named in	ndividual.
8-23-00, 17:30, Philadel	the Dist. Ofc., by min, time, place and manner of service)	I, wy a thchum
	for	Jiel SA
	(Signature &	nd affie of officer)

Form I-851A (Rev. 4/1/97)N

Attachment to Final Administrative Removal Order (I-851A)

Re: Jiang Diang DONG a/k/a Fei CHAN A# 77 627 392

I have considered all the information related to the Administrative Removal Proceedings in your case. You have not submitted any written response to the Notice of Intent to Issue a Final Administrative Removal Order within the time required. The Notice of Intent was personally service on April 21, 2000 at FCI Schuylkill, and your response was due within ten (10) calendar days of service (thirteen [13] by mail).

I find that your alienage, conviction of an aggravated felony, and deportability are supported by clear, convincing and unequivocal evidence. I also find that you are not a lawful permanent resident of the United States, and that you are not *prima facia* eligible for relief under the Immigration and Nationality Act.

Therefore, the decision on the Administrative Removal Order is final.

